

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NORTH CAROLINA  
WESTERN DIVISION  
No. 5:20-CV-142-FL

DYNATEMP INTERNATIONAL, INC.;	)
FLUOROFUSION SPECIALTY	)
CHEMICALS, INC.; HAROLD B.	)
KIVLAN, IV; WILLIAM GRESHAM; and	)
DAVID COUCHOT,	) <b>ORDER EXCUSING LOCAL COUNSEL</b>
	) <b>FOR R421A, LLC AND RMS OF</b>
Plaintiffs,	) <b>GEORGIA, LLC'S IN-PERSON</b>
v.	) <b>APPEARANCE</b>
	)
R421A, LLC; RMS OF GEORGIA, LLC,	)
d/b/a Choice Refrigerants; KENNETH M.	)
PONDER; and LENZ SALES &	)
DISTRIBUTING, INC.,	)
	)
Defendants.	)

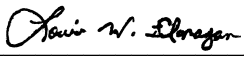
THIS MATTER came before this Honorable Court upon R421A, LLC (“R421A”) and RMS of Georgia, LLC’s (“RMS”) Motion to Excuse the In-Person Attendance of their Local Counsel at the claim construction hearing set to commence at New Bern on August 31, 2021 at 10:00 AM. The Court having reviewed and considered this matter finds that the Motion to Excuse In-Person Attendance should be granted.

**IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED** as follows:

1. R421A and RMS’ Motion to Excuse In-Person Attendance by Local Counsel is hereby GRANTED; and

2. Local Counsel T. Cullen Stafford, of the law firm Wyrick Robbins Yates & Ponton LLP, shall be permitted to attend the claim construction hearing by telephone. The Court will provide dial-in instructions to Mr. Stafford to permit him to attend the hearing by telephone.

ENTERED this the 30th day of August, 2021.

  
\_\_\_\_\_  
Hon. Louise W. Flanagan  
United States District Court Judge